## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

JOHN DOE (said name being fictitious),

Plaintiff,

v.

DELAWARE VALLEY REGIONAL HIGH SCHOOL BOARD OF EDUCATION, SCOTT MCKINNEY, individually and in his official capacity as Superintendent of Schools, ASHLEY MIRANDA, individually and in her official capacity as school counselor, MATTHEW J. PLATKIN, in his official capacity as Attorney General of the State of New Jersey, ANGELICA ALLEN-McMILLAN, in her official capacity as Acting Commissioner of the New Jersey Department of Education, and JOHN ROES 1-10 (said names being fictitious), individually and in their official capacities,

Defendants.

Civil Action No. 3:24-CV-107 (GC(JBD)

**ORDER TO SHOW CAUSE** 

THIS MATTER having been brought before the Court by Murray-Nolan Berutti LLC, attorneys for the plaintiff, John Doe (said name being fictitious), on Order to Show Cause seeking temporary restraining order and preliminary injunction pursuant to *Fed. R. Civ. P.* 65 and *L. Cv. R.* 65. 1, and upon the Declaration of John Doe and Memorandum of Law submitted herewith, the Court having determined that good and sufficient reasons exist to proceed by way of Order to Show Cause, and for good cause shown,

IT IS on this \_\_\_\_\_ day of June, 2024,

OR	RDERED that	defendants	appear ai	nd sl	now c	ause of	n the	day	y of
	, 202	4, before th	e United Sta	ates I	District	Court f	or the District	of New Jer	sey,
Honorable	Georgette	Castner,	U.S.D.J.	at	the	U.S.	Courthouse,	located	at
		_, New Jers	New Jersey, at		_o'clo	ck, in th	nenoon	ı, or as soon as	
thereafter t	that counsel ca	n be heard,	why an Ord	ler sh	ould no	ot be en	tered;		
1.	Pending for	urther heari	ng on this O	rder 1	to Shov	w Cause	e as follows:		
	a. temporaril	ly restrainin	g and enjoir	ning d	efenda	ınts fron	n preventing Ja	ane Doe,	
	daughter of the	he plaintiff,	from taking	g her	final ex	xams;			
	b. taking an	y action to in	nterfere with	ı Jane	Doe's	ability	to complete he	er school	
	year remotely pending the outcome of this matter;								
	c. taking any	actions wh	nich would	precli	ude Jar	ne Doe	from advancin	g to her	
	sophomore y	ear;							
	d. granting s	uch other ar	nd further re	lief a	s may	be just a	and proper.		
2.	A copy of this Order to Show Cause, Complaint, supporting Declaration and								
Memorand	lum of Law su	bmitted in	support of the	his ap	plicati	ion, sha	ll be deemed s	served upor	ı the
filing of the	e within applic	ation by EC	EF, which sh	all co	nstitut	e good a	and sufficient s	service purs	uant
to section	14(b)(1) of <i>L</i> . <i>C</i>	Civ.R. 5.2;							
3.	Defendant	ts shall file	and serve a	writt	en resp	onse to	this Order to	Show Caus	e by
		, 2024	4.						
4.	The plaint	iff must file	and serve a	ny wi	ritten R	eply pa	pers to defenda	ants' opposi	ition
to the Orde	er to Show Cau	ise by				, 2	024.		
5.	If defend	ants do not	file and sen	rve C	pposit	ion to t	he Order to S	how Cause	, the
application	n will be decide	ed on the pa	pers on the	retur	n date a	and relic	ef will be gran	ted by defar	ult.

Case 3:24-cv-00107-GC-JBD Document 59 Filed 06/11/24 Page 3 of 3 PageID: 657

6. If the plaintiff has not already done so, a proposed form of Order addressing the

relief sought on the return date, along with a self-addressed stamped envelope, with a return

address and postage, must be submitted to the Court no later than three (3) days prior to the return

date.

7. The Court will notify the parties whether it will entertain oral argument on the

return date of the Order to Show Cause in accordance with Local Rule 78.1.

Honorable Georgette Castner, U.S.D.J.

Dated: June , 2024